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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/045,970	01/11/2002	Rami Lidor-Hadas	1662/55602	3018
26646	7590 04/08/2003			
KENYON &	KENYON		EXAMI	INER
ONE BROAD NEW YORK,			STOCKTON	I, LAURA
,			ART UNIT	PAPER NUMBER
			1626	6
			DATE MAILED: 04/08/2003	7

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED ATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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			DATE MAILED:	

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

	OFFICE ACTION SUMMARY						
Ì	A Responsive to communication(s) filed on January 13, 2003						
(This action is FINAL.						
0	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 D.C. 11; 453 O.G. 213.						
t	shortened statutory period for response to this action is set to expire						
D	sposition of Claims						
K	1 Claim(s) \-47						
	Of the above, claim(s) 4-41						
	Claim(s)						
₽ K	Claim(s) 1-3 and 42-47						
_	Claim(s)is/are objected to. Claim(s)is/are objected to.						
	Claim(s)are subject to restriction or election requirement.						
Αŗ	plication Papers						
See the attached Notice of Draftscerson's Patent Drawing Review, PTO-948. The drawing(s) filed onis/are objected to by the Examiner. The proposed drawing correction, if/ed onisapproveddisapproved. The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner.							
Pri	ority under 35 U.S.C. § 119						
Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).							
	All Some* None of the CERTIFIED copies of the priority documents have been						
	received. received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17.2(a)).						
	Certified copies not received:						
図	Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e).						
Atta	achment(s)						
X X Z C	Notice of Reference Cited, PTO-892 Information Disciosure Statement(s), PTO-1449, Paper No(s). Interview Summary, PTO-413						
	Notice of Draftperson's Patent Drawing Review, PTO-948						
	Notice of Informal Patent Application, PTO-152						
	-SEE OFFICE ACTION ON THE FOLLOWING PAGES 10/045,970						

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DETAILED ACTION

Claims 1-47 are pending in the application.

Election/Restrictions

Applicants' election without traverse of Group I in Paper No. 7 is acknowledged.

The requirement is still deemed proper and is therefore made FINAL.

Claims 4-41 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to nonelected inventions. Election was made **without** traverse in Paper No. 7.

In response to Applicants' remarks concerning rejoining Group IV with Group I, in accordance with M.P.E.P. §821.04 and *In re Ochiai*, 71 F.3d 1565, 37 USPQ 1127 (Fed. Cir. 1995), rejoinder of product claims

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with process claims commensurate in scope with the allowed product claims will occur following a finding that the product claims are allowable. Until, such time, a restriction between product claims and process claims is deemed proper. Additionally, in order to retain the right to rejoinder in accordance with the above policy, Applicant is advised that the process claims should be amended during prosecution to maintain either dependency on the product claims or to otherwise include the limitations of the product claims. Failure to do so may result in a loss of the right to rejoinder.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

⁽a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 1-3 and 42-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen {Zhongguo Yiyao Gongye Zazhi (1993), 24(6), pages 241-242}, Tyers {U.S. Pat. 4,845,115}, Coates et al. {U.S. Pat. 4,695,578} and Tyers {U.S. Pat. 4,835,173}, each taken alone or in combination with each other when similar utilities are asserted. An English translation of Chen will be referred to hereinafter.

Determination of the scope and content of the prior art (MPEP §2141.01)

Applicants claim Ondansetron hydrochloride dihydrate. Each of Chen {page 1, Compound (1) and page 2- section III}, Tyers '115 {column 3 and especially Example 2}, Coates et al. {column 4 and especially Example 10 in column 20} and Tyers '173 {column 3 and especially Example 2} teach Ondansetron hydrochloride dihydrate.

Ascertainment of the difference between the prior art and the claims (MPEP §2141.02)

The difference between the instant claimed invention and the prior art is that the prior art is silent as to the purity of the product obtained

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Finding of prima facie obviousness--rational and motivation (MPEP §2142-2413)

Changing the form, purity or other characteristic of an old product does not render the novel form patentable where the difference in form, purity or characteristic was inherent in or rendered obvious by the prior art. *In re Cofer*, 148 U.S.P.Q. 268 (CCPA 1966). Therefore, absent a showing of a viable unexpected, unobvious and superior properties, the instant claimed compound would have been suggested to one skilled in the art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Laura L. Stockton whose telephone number is (703) 308-1875. The examiner can normally be reached on Monday-Friday from 6:00 am to 2:30 pm. If the examiner is out of the Office, the examiner's supervisor, Joseph McKane, can be reached on (703) 308-4537.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1235.

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The fax phone number for the organization where this application or proceeding is assigned is (703) 308-4556.

Laura L. Stockton, Ph.D.

Patent Examiner

Art Unit 1626, Group 1620

Technology Center 1600

April 3, 2003